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February 11, 2004

**VIA HAND DELIVERY AND ELECTRONIC FILING**

Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12th Street, SW  
Washington, D.C. 20554

**Re: CC Docket No. 00-257  
SAVVIS Asset Holdings, Inc.  
Notification Regarding Acquisition of Customers**

Dear Ms. Dortch:

As required by Section 64.1120(e)(1) of the Commission's rules, 47 C.F.R. § 64.1120(e)(1), SAVVIS Asset Holdings, Inc. ("SAVVIS") hereby notifies the Commission of the impending transfer of the nationwide customer base and certain related assets from Cable & Wireless USA, Inc., Debtor-in-Possession ("C&W USA") to SAVVIS pursuant to an asset purchase agreement between the parties. SAVVIS will provide private line telecommunications services to the customers affected under the agreement. The transfer of the customer base will occur as soon as all regulatory requirements are met.

SAVVIS, a wholly-owned subsidiary of SAVVIS Communications Corporation, is a Delaware corporation with headquarters in Missouri. C&W USA is a wholly-owned subsidiary of Cable and Wireless Holdings, Inc., which, in turn, is ultimately owned and controlled by Cable and Wireless plc, a public company formed in the United Kingdom.

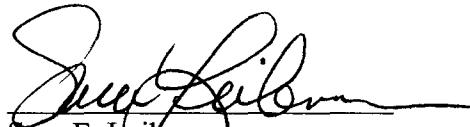
Attached please find a copy of the notice that was sent to the affected subscriber base on January 30, 2004, as well as the certification required by Section 64.1120(e)(1) of the Commission's rules.

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Please include this notice and its attachments in the record of the above-referenced proceeding. An original and one (1) copy of this letter are submitted herewith. Please date stamp the enclosed return copy of this letter and return it in the envelope provided.

Respectfully submitted,



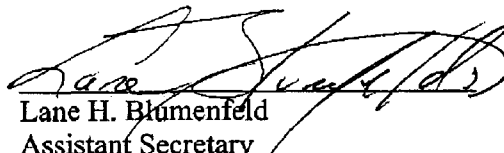
Sara F. Leibman

Counsel, SAVVIS Asset Holdings, Inc.

Enclosures

**CERTIFICATION OF COMPLIANCE  
WITH SECTION 64.1120(e)**

In connection with SAVVIS Asset Holdings, Inc.'s ("SAVVIS") acquisition of the interstate private line telecommunications assets, including the customer base, of Cable & Wireless USA, Inc. ("C&W USA"), I hereby certify compliance with the advance subscriber notice requirements of Section 64.1120(e)(3) of the Commission's rules, with the obligations specified in that notice, and with other statutory and Commission requirements that apply to the streamlined procedures set forth in Section 64.1120(e). 47 C.F.R. § 64.1120(e).

  
Lane H. Blumenfeld  
Assistant Secretary  
SAVVIS Asset Holdings, Inc.

Date: February 11, 2004



**CABLE & WIRELESS**



January 30, 2004

Re: Private Line Customers of Cable & Wireless USA, Inc.

Dear Valued Customer:

As you are aware, SAVVIS Communications Corporation ("SAVVIS") is acquiring substantially all the assets of Cable & Wireless USA, Inc. ("CWA"). With the addition of the CWA network and hosting assets to SAVVIS' existing world class IP network and hosting business, SAVVIS becomes one of the world's largest IP/hosting infrastructure providers. The acquired assets will add over 3500 customers and the combined entity is currently projected to have annualized revenues of approximately \$700 million by year end 2004.

The purchase of the CWA assets will enable SAVVIS to expand its range of IP network services to include private line services and an expanded range of consulting and hosting infrastructure services. The transfer of your private line service to SAVVIS will not, however, include any of the services associated with any discontinuance of service notification your company has or will receive from CWA.

We want to assure you that the acquisition will not affect the quality of your service and you need take no action to continue your service. Rather, your account will automatically transfer to SAVVIS on or after February 29, 2004. As a customer of SAVVIS, you will continue to receive service pursuant to the terms of your current contract. Notice of any future changes in the services you receive or in the rates, terms and conditions of those services will be provided as required by your contract. The transaction has been structured such that customers should not be charged any carrier-change charges associated with the transfer.

While SAVVIS hopes to remain your service provider, you have the right to switch to another carrier for private line services if you choose to do so, subject to any termination restrictions in your contract. Customers who wish to choose a different provider for private line services will need to contact that carrier prior to the transfer date. Please note that if you are a private line customer of CWA on the date of the transfer and you have not informed CWA that you have made arrangements to switch to a service provider other than SAVVIS, your account will automatically be transferred and your contract assigned to SAVVIS.

Any questions you may have regarding your current services can be addressed by calling CWA's customer service department at 1-800-528-8156. You may also contact the SAVVIS customer service department to learn more about SAVVIS and its service offerings prior to the transfer by calling its toll-free number at 1-800-SAVVIS-1. Any service orders or complaints you may have prior to the transfer should be addressed to CWA, while any service orders or complaints you may have during or after the transfer may be directed to SAVVIS. SAVVIS will attempt to help you resolve any complaints you may have raised with CWA that have not been resolved by the time your account is transferred.

SAVVIS is pleased to welcome you as a SAVVIS customer and is committed to providing you with superior products and services.

Sincerely,

SAVVIS Communications Corporation  
and  
Cable & Wireless USA, Inc.